THE OFFICE OF REGULATORY STAFF

DIRECT TESTIMONY

OF

CHRISTOPHER J. ROZYCKI

DECEMBER 8, 2008



DOCKET NO. 2008-325-C

APPLICATION OF TIME WARNER CABLE INFORMATION SERVICES (SOUTH CAROLINA) LLC, D/B/A/ TIME WARNER CABLE TO AMEND ITS CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY TO PROVIDE TELEPHONE SERVICES IN THE SERVICE AREA OF FARMERS TELEPHONE COOPERATIVE, INC. AND FOR ALTERNATIVE REGULATION

Page 1 of 9

1	DIRECT TESTIMONY OF				
2	CHRISTOPHER J. ROZYCKI				
3	FOR				
4	THE OFFICE OF REGULATORY STAFF				
5	DOCKET NO. 2008-325-C				
6	IN RE: APPLICATION OF TIME WARNER CABLE INFORMATION				
7	SERVICES (SOUTH CAROLINA) LLC, D/B/A TIME WARNER CABLE TO				
8	AMEND ITS CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY				
9	TO PROVIDE TELEPHONE SERVICES IN THE SERVICE AREA OF				
10	FARMERS TELEPHONE COOPERATIVE, INC. AND FOR ALTERNATIVE				
11		REGULATION			
12					
13	Q.	PLEASE STATE YOUR NAME, BUSINESS ADDRESS AND			
14		OCCUPATION.			
15	A.	My name is Christopher J. Rozycki and my business address is 1401 Main			
16		Street, Suite 900, Columbia, South Carolina 29201. I am employed by the State			
17		of South Carolina Office of Regulatory Staff ("ORS") as a Program Manager in			
18		the Telecommunications Department.			
19	Q.	PLEASE DESCRIBE YOUR BUSINESS EXPERIENCE AND			
20		BACKGROUND.			

1	A.	I have over 30 years of experience in business and government: more than
2		20 years in telecommunications business and regulation; and nearly 10 years in
3		the regulation of energy industries.
4		During my 20-plus years in the telecommunications industry I worked for
5		a major interexchange company, AT&T (before it merged with SBC and
6		BellSouth), two competitive local exchange companies, a competitive
7		broadband/cable TV company, and a telecommunications consulting firm. As my
8		experience grew, I took on roles of increasing responsibility and leadership, often
9		crafting the regulatory policy for my company and presenting that position in
10		meetings, presentations, formal comments, and testimony.
11		In addition, I have worked for the federal government in an energy
12		regulatory organization (U.S. Department of Energy), and as a public utility
13		consumer advocate for a county government.
14		My testimony and advocacy covered issues involving finance, economics,
15		rate of return, competitive entry, intercarrier compensation and access. I have
16		also been involved with the startup, development, and funding of
17		telecommunications and other businesses.
18		I hold a master's degree in Economics from George Mason University in
19		Fairfax, Virginia and a bachelor's degree in Economics from Georgetown
20		University in Washington, DC. A complete Curriculum Vitae is attached as
21		Exhibit CJR-1.

20

21

Q.

RECOMMENDATION?

Page 3 of 9

1	Q.	WHAT ARE YOUR RESPONSIBILITIES AT THE OFFICE OF
2		REGULATORY STAFF?
3	A.	As Telecommunications Program Manager, I am responsible for al
4		telecommunications activities of ORS including the certification of new
5		telecommunications entrants, regulation and oversight of existing
6		telecommunications companies, management of the state universal service and
7		Interim LEC funds, and administration of the Lifeline Program.
8	Q.	HAVE YOU PROVIDED TESTIMONY IN OTHER REGULATORY
9		PROCEEDINGS?
10	A.	Yes. I have provided testimony on a variety of issues in Alabama
11		Delaware, Florida, Georgia, Louisiana, Mississippi, New York, North Carolina
12		Pennsylvania, South Carolina, Tennessee, Vermont, and Virginia. A list of the
13		cases in which I have testified may be found in Exhibit CJR-2.
14	Q.	WHAT IS THE PURPOSE OF YOUR TESTIMONY IN THIS
15		PROCEEDING?
16	A.	The purpose of my testimony is to present ORS' recommendation on the
17		application of Time Warner Cable Information Systems ("TWCIS" or
18		"Applicant") to begin providing Digital Phone Service in the area currently served
19		by Farmers Telephone Cooperative, Inc. ("FTC").

COULD YOU PLEASE SUMMARIZE YOUR TESTIMONY AND YOUR

20

Q.

Page 4 of 9

Yes. After reviewing the application of TWCIS for a certificate of public 1 A. 2 convenience and necessity ("CPCN") that would allow it to offer a new 3 telecommunications service, called Digital Phone Service, over its existing Cable 4 TV network infrastructure in the territory of FTC, I am recommending approval 5 of the TWCIS application. I have evaluated the TWCIS application and found 6 that: 7 1. The applicant's previously approved CPCN (Docket No. 2003-362-C, Order 8 No. 2004-213, May 24, 2004) demonstrated that it possesses technical. 9 financial, and managerial resources sufficient to provide the services 10 requested throughout the entire state of South Carolina; 11 2. TWCIS currently offers Digital Phone Service in select areas of South 12 Carolina and it meets the service standards that the Commission has adopted: 3. The provision of Digital Phone Service in FTC's service area will not 13 14 adversely impact the availability of affordable local exchange service: 15 4. TWCIS participates in the support of universally available telephone service 16 at affordable rates through its contributions to the state Universal Service 17 Fund ("USF") and the state Interim LEC Fund; and 18 5. The provision of Digital Phone Service in FTC's service area will not 19 adversely impact the public interest.

DESCRIBE YOUR REVIEW OF S.C. CODE ANN. SECTION 58-9-280.

Page 5 of 9

1	A.	Section 58-9-280 of the Code contains five criteria that applicants may be
2		required to meet in order to obtain authority to offer local service as a telephone
3		utility in South Carolina. I have completed an evaluation of each requirement.
4	Q.	THE FIRST CRITERION REQUIRES THE APPLICANT TO SHOW
5		THAT IT POSSESSES TECHNICAL, FINANCIAL, AND MANAGERIAL
6		RESOURCES SUFFICIENT TO PROVIDE THE SERVICES
7		REQUESTED. HAS TWCIS MET THIS CRITERION?
8	A.	Yes. TWCIS first applied for a CPCN to provide local service in the
9		service area of AT&T (fka BellSouth) in Docket No. 2003-362-C. In this
10		application, TWCIS submitted evidence that it met the requirements of this
11		criterion. In granting TWCIS's CPCN, the Commission, in Order No. 2004-213,
12		acknowledged that TWCIS possessed the technical, financial, and managerial
13		resources sufficient to provide the services requested.
14		Since its original request to offer service in South Carolina, TWCIS has
15		provided telecommunications service in the state without any major incidents or
16		outages. Its customer base has grown and TWCIS now serves over
17		residential and over business customers in South Carolina with 2007 revenues
18		totaling over \$ million. With this activity TWCIS has demonstrated that it
19		possesses the technical, financial, and managerial resources sufficient to provide
20		the local and long distance service for which it is requesting authority in this
21		filing.

Page 6 of 9

1	Q.	THE SECOND CRITERION REQUIRES THAT TWCIS'S DIGITAL
2		PHONE SERVICE WILL MEET THE SERVICE STANDARDS THAT
3		THE COMMISSION MAY ADOPT. HAS TWCIS MET THIS
4		CRITERION?
5	A.	Yes. When TWCIS first applied for a CPCN to provide local service in the
6		service area of AT&T (fka BellSouth) in Docket No. 2003-362-C, it had to
7		provide evidence that it would meet the service standards set by the Commission.
8		In granting TWCIS's application, the Commission in Order No. 2004-213
9		acknowledged that TWCIS had committed to meeting the Commission's service
10		standards. Also, TWCIS has been reporting its quality of service metrics to the
11		ORS as required by the Commission.
12	Q.	THE THIRD CRITERION CALLS FOR A DEMONSTRATION THAT
13	Q.	THE PROVISION OF DIGITAL PHONE SERVICE WILL NOT
14		ADVERSELY IMPACT THE AVAILABILITY OF AFFORDABLE
15		LOCAL EXCHANGE SERVICE. IN YOUR OPINION, HAS TWCIS
16		PROVIDED EVIDENCE THAT THE AFFORDABILITY OF LOCAL
17		EXCHANGE SERVICE IN FTC'S SERVICE AREA WILL NOT BE
18		JEOPARDIZED?
19	A.	Yes it has. In Order No. 2004-213, this Commission granted TWCIS a
20		CPCN allowing the company to provide "competitive, facilities-based intrastate
21		local and interexchange voice telecommunications services within the State of
22		South Carolina, subject to the Stipulation between TWCIS and the SCTC."

Page 7 of 9

TWCIS has offered compelling support for its claim that the availability of				
Digital Phone Service will not cause FTC to raise rates to unaffordable levels.				
First, the regulatory flexibility option chosen voluntarily by FTC caps its rates and				
limits FTC rate increases for basic local service to no more than the annual				
change in the inflation-based index approved by the Commission, Gross Domestic				
Product Price Index ("GDP-PI"). Second, FTC has the support of the federal and				
state USF. Confidential Exhibit CJR-3 illustrates the support FTC receives from				
the Federal USF, the South Carolina USF, and the South Carolina Interim LEC				
Fund. The data demonstrate that FTC obtains \$ per year or nearly \$ per				
month (\$ month in federal and state support for each of its telephone lines in				
operation.				
Competitive alternatives to FTC local service are already available to				
Competitive alternatives to FTC local service are already available to consumers in FTC service area. These competing services, such as wireless				
·				
consumers in FTC service area. These competing services, such as wireless				
consumers in FTC service area. These competing services, such as wireless (offered by AT&T, Verizon, Sprint, and FTC Wireless), voice-over-internet				
consumers in FTC service area. These competing services, such as wireless (offered by AT&T, Verizon, Sprint, and FTC Wireless), voice-over-internet protocol ("VoIP") service like that offered by Vonage, and potentially TWCIS'				
consumers in FTC service area. These competing services, such as wireless (offered by AT&T, Verizon, Sprint, and FTC Wireless), voice-over-internet protocol ("VoIP") service like that offered by Vonage, and potentially TWCIS' Digital Phone Service may be chosen by consumers, and will also help to keep				
consumers in FTC service area. These competing services, such as wireless (offered by AT&T, Verizon, Sprint, and FTC Wireless), voice-over-internet protocol ("VoIP") service like that offered by Vonage, and potentially TWCIS' Digital Phone Service may be chosen by consumers, and will also help to keep FTC prices for local service in line with "the market," and thus, "affordable."				
consumers in FTC service area. These competing services, such as wireless (offered by AT&T, Verizon, Sprint, and FTC Wireless), voice-over-internet protocol ("VoIP") service like that offered by Vonage, and potentially TWCIS' Digital Phone Service may be chosen by consumers, and will also help to keep FTC prices for local service in line with "the market," and thus, "affordable." Furthermore, if revenue losses increase the per line costs on FTC's				
consumers in FTC service area. These competing services, such as wireless (offered by AT&T, Verizon, Sprint, and FTC Wireless), voice-over-internet protocol ("VoIP") service like that offered by Vonage, and potentially TWCIS' Digital Phone Service may be chosen by consumers, and will also help to keep FTC prices for local service in line with "the market," and thus, "affordable." Furthermore, if revenue losses increase the per line costs on FTC's remaining local loops then FTC has several options available to resolve the				

services over its existing lines;

Page 8 of 9

1		2. FTC can reduce its cost by increasing efficiency;
2		3. FTC can upgrade its existing network, if necessary, allowing it to offer more
3		advanced and potentially profitable services;
4		4. FTC may be able to request additional federal USF support; or
5		5. FTC can request additional state USF support.
6	Q.	THE FOURTH CRITERION REQUIRES TWCIS TO "PARTICIPATE IN
7		THE SUPPORT OF UNIVERSALLY AVAILABLE TELEPHONE
8		SERVICE AT AFFORDABLE RATES." HAS TWCIS COMMITTED TO
9		THIS REQUIREMENT?
10	A.	Yes. Not only has TWCIS committed to support universal service in this
11		filing, it is currently contributing to the state universal service fund and to the
12		state Interim LEC Fund.
13	Q.	THE FIFTH CRITERION CALLS FOR A DEMONSTRATION THAT
14		THE PROVISION OF DIGITAL PHONE SERVICE WILL NOT
15		ADVERSELY IMPACT THE PUBLIC INTEREST. IN YOUR OPINION,
16		HAS TWCIS PROVIDED EVIDENCE THAT THE PUBLIC INTEREST IN
17		FTC'S SERVICE AREA WILL NOT BE ADVERSELY IMPACTED?
18	A.	Yes. This Commission, in Order No. 2004-213 page 11, has already stated
19	21.	that "authority for TWCIS to provide interexchange and local voice services to be
20		in the public interest and therefore to be in the best interests of the citizens of the
21		State of South Carolina." The Commission goes on in this Order to state, in its
22		"Conclusions of Law," that "approval of TWCIS' Application to provide local

1

2

3

5

6

7

8

Page 9 of 9

exchange	telecommunications	services	and	intrastate	interexchange
telecommu	nications services within	n South Ca	rolina	will serve the	public interest
by increasing the level of competition in the South Carolina telecommunications					
market using a new technology."					

In my opinion, providing consumers with the option to purchase Digital Phone Service meets the public interest. It offers consumers a wired alternative for local telephone service. It also offers these consumers a different pricing scheme for their phone service.

9 Q. DOES THIS CONCLUDE YOUR TESTIMONY?

10 A. Yes it does.

QUALIFICATIONS & EXPERIENCE OF CHRISTOPHER J. ROZYCKI

QUALIFICATIONS SUMMARY

Senior Regulatory Professional - Significant experience creating and implementing regulatory and legislative policy and plans, with a consistent record of delivering outstanding results in areas involving state and federal regulatory and legislative action, and the establishment and implementation of rational and balanced regulatory policies. Created and directed cross-functional leadership and project teams that produce results. Expertise includes budgeting, reorganizations, strategic planning, hiring, training, and policy and process development. Published journal articles and wrote white papers, pamphlets and a variety of other documents. Developed and presented comments and testimony on subjects including: rates; financial, economic and regulatory matters; and industry performance standards and metrics. Appeared before federal and state regulators and legislators, and testified before Public Utility Commissions ("PUCs") in 13 states.

EXPERIENCE

2008 - PRESENT

SOUTH CAROLINA OFFICE OF REGULATORY STAFF

Columbia, South Carolina

MANAGER - TELECOMMUNICATIONS PROGRAMS

- Perform analysis and provides testimony in formal telecommunications proceedings before the South Carolina Public Service Commission regarding rate applications, CPCNs, tariff filings, interconnection agreements, cost of service and depreciation studies.
- Plans, coordinates and directs daily operations for telecommunications department. Administer and supervise the state's Universal Service Fund, Interim LEC Fund, and Dual Party Relay Fund.
- Develops policies and programs that maximize the financial integrity of the state's telecommunications companies while ensuring that they provide quality service at reasonable rates.
- Collects data and analyzes the technical, statistical and economic trends of telecommunications policy. Writes position papers as required
- Manage the Lifeline & Linkup program.

2007 - 2008

ROCK HILL TELEPHONE COMPANY

Rock Hill, South Carolina

RATES AND TARIFFS ANALYST

- Developed competitive rate offerings for business customers
- · Managed federal and state tariff filings
- Assisted with other regulatory support duties e.g.: assisting with the development of the Comporium Wireless application to participate in the FCC auction of wireless licenses.

2002 - 2007

TELECOM OPTIMIZATION PARTNERS

Charlotte, North Carolina

PARTNER

Telecom Optimization Partners is devoted to improving the business operations and profitability of providers and users of telecommunications services.

- Created Business Plans, Financial Models, Investor Presentations, for a startup supplier of an electric utility communications and management system
- Developed investor presentations resulting in \$20 million in venture capital funding offers
- Performed due diligence and M&A research, and provided guidance on industry direction and opportunities for a private investment group and a startup cable system aggregator

2000 - 2002

CAROLINA BROADBAND, INC.

Charlotte, North Carolina

VICE PRESIDENT, LEGAL AND GOVERNMENT AFFAIRS

Carolina BroadBand was a Broadband Service Provider ("BSP"), preparing to offer cable TV, telephone, and data services over its own last-mile, fiber optic network in Charlotte, Raleigh, Columbia, and other cities in the Carolinas.

- Performed and managed the complete regulatory startup of the Company and established corporate regulatory policies, reporting regularly to the CEO and Board of Directors.
- Negotiated complex agreements with the City of Charlotte, Duke Power, BellSouth, and others for interconnection, pole attachments, and rights-of-way
- Led the creation of a new industry association, and led the association in educating federal legislators and FCC regulators about critical industry issues.
- Organized and led a special project team for the rollout of telecom services, shaving six months off the time to activate these services
- Established excellent relationships and worked closely with Charlotte City
 officials to alleviate market entry barriers facing the Company.

1998 - 2000

ITC^DELTACOM COMMUNICATIONS, INC.

Huntsville, Alabama

DIRECTOR OF GOVERNMENT AFFAIRS

Recruited to provide policy and managerial leadership to the regulatory department of this competitive telecommunications and data services company. Our Team performed a wide range of tasks covering all aspects of the business including regulatory functions, interconnection agreement negotiations, customer complaint resolution, tariff development, lobbying, and industry relations activities.

- Formulated Company policy on all regulatory issues, coordinating buy-in with the CEO, CFO, General Counsel, CTO, and SVP of Marketing and Sales.
- Crafted strategy and led the Company in a series of PUC complaints and court cases against BellSouth, resulting in an \$80 million victory.
- Assembled and led a multi-disciplinary team of subject matter experts to establish Company policy, then directed this team in negotiating interconnection agreements with BellSouth and other ILECs
- Managed consumer complaint resolution, handling difficult cases requiring executive level decisions
- Testified before state PUCs and PSCs as the Company's policy expert on a wide range of issues including inter-company compensation, industry performance standards, and interconnection agreement issues

1997 - 1998

TELCOVE

Pittsburgh, Pennsylvania

DIRECTOR OF REGULATORY AFFAIRS

- Led team in obtaining CLEC certification in 12 states and creating over 40 state and federal tariffs
- Built political support for the Company on the issue of municipal rights-of-way, by educating key officials at the FCC, members of the President's Economic Council, state legislators, state regulators, and governor's offices
- Initiated and organized several industry coalitions that collectively lobbied against RBOC dominance of legislative and regulatory opinion

1983 - 1997

AT&T

Various U.S. Locations

MANAGEMENT POSITIONS IN BUSINESS DEVELOPMENT, FINANCE & GOVERNMENT AFFAIRS

- Led team creating the initial business case for TCG; resulting in AT&T's purchase of TCG in January 1998
- Developed financial models for use in new business development projects
- · Created new business concept document for broadband growth
- Produced a \$20 million financial turnaround, using rate filings, in one year
- Developed AT&T's policies and positions regarding proposed legislation

- Led interdepartmental teams, coordinating and leading negotiations with Independent Telephone Companies and representing AT&T in formal hearings
- Created educational materials to develop a solid, positive image for "the new AT&T" in PA and NJ. This model was used by the Company nationwide

1972 - 1983

EARLY CAREER POSITIONS Metropolitan Washington, DC Area

FAIRFAX COUNTY DEPARTMENT OF CONSUMER AFFAIRS

Consumer Advocate, Public Utilities - Prepared and presented testimony on rate of return and economic issues in electric, gas, and telephone rate cases before the Virginia State Corporation Commission

TECHNICAL RESEARCH ANALYSIS COMPANY

Vice President - Established an energy and regulatory consulting firm, performing research and analytical projects for the Federal Energy Regulatory Commission (FERC) and the U.S. Department of Energy (DOE).

U.S. DEPARTMENT OF ENERGY

Economist - Developed and performed new, rigorous studies assessing the economic feasibility of energy efficiency regulations and developed energy price forecasts.

PUBLIC UTILITY CONSULTING

Economist – Research Economist for two Washington, DC based public utility consulting firms. Performed research in public utility regulation, and prepared cost of capital, cost allocation, and rate design studies in support of the company's public utility consulting projects and for use in public utility rate cases

EDUCATION

- MA, Economics, George Mason University, 1978
- BA, Economics, Georgetown University, 1972

TESTIMONY & FILINGS OF CHRISTOPHER J. ROZYCKI

"Comments On the Status of Competition in the Market for the Delivery of Video Programming," Submitted to the Federal Communications Commission, CS Docket No. 01-129, on behalf of Carolina BroadBand, Inc., August 3, 2001.

"Testimony Requesting Immediate Implementation of Performance Measures and Enforcement Mechanisms for BellSouth to Support the Development of Competition in Georgia," Submitted to the Georgia Public Service Commission, Docket No. 7892-U, Prepared for ITC^DeltaCom Communications Inc., June 20, 2000.

"Testimony Regarding ITC^DeltaCom's Petition for Arbitration With BellSouth Pursuant to the Telecommunications Act of 1996"

- Submitted to the Georgia Public Service Commission, Docket No. 10854-U, Prepared for ITC^DeltaCom Communications Inc., November 15, 1999.
- Submitted to the Tennessee Regulatory Authority, Docket No. 99-00430, Prepared for ITC^DeltaCom Communications Inc., October 22, 1999.
- Submitted to the Louisiana Public Service Commission, Docket No. U-24206, Prepared for ITC^DeltaCom Communications Inc., September 3, 1999.
- Submitted to the Florida Public Service Commission, Docket No. 990750-TP, Prepared for ITC^DeltaCom Communications Inc., August 16, 1999.
- Submitted to the South Carolina Public Service Commission, Docket No. 1999-259-C, Prepared for ITC^DeltaCom Communications Inc., August 11, 1999.
- Submitted to the Alabama Public Service Commission, Docket No. 27091, Prepared for ITC^DeltaCom Communications Inc., June 14, 1999.
- Submitted to the North Carolina Utilities Commission, Docket No. P-500 Sub 10, Prepared for ITC^DeltaCom Communications Inc., June 14, 1999.

"Testimony Regarding ITC^DeltaCom's Complaint Against BellSouth For Breach of Interconnection Terms, and Request for Immediate Relief (Payment of Reciprocal Compensation for ISP-Bound Traffic)," Submitted to the South Carolina Public Service Commission, Docket No. 1999-033-C, Prepared for ITC^DeltaCom Communications Inc., August 18, 1999.

"Testimony Regarding the Emergency Petition of ITC^DeltaCom for Declaratory Ruling Enforcing Certain Terms of Its Interconnection Agreement With BellSouth (Payment of Reciprocal Compensation for ISP-Bound Traffic)," Submitted to the Alabama Public Service Commission, Docket 26619, Prepared for ITC^DeltaCom Communications Inc., August 24, 1998.

"Testimony Regarding The Commission Investigation Into How The Revenues Generated By The Lease of Dark Fiber Are Subject to the UAF Contribution Requirements," Submitted to the Georgia Public Service Commission, Docket No. 8787, Prepared for ITC^DeltaCom Communications Inc., April 13, 1998.

"Testimony Regarding the Request of Bell Atlantic - New York for Permission to Provide InterLATA Telecommunications Service," Submitted to the New York Public Service Commission, Case No. 97-C-0271, Prepared for Hyperion Telecommunications Inc., December 3, 1997. (Hyperion was renamed Adelphia Business Solutions, and then renamed again - TelCove)

"Testimony Regarding the Petition of New England Telephone and Telegraph Company d/b/a Bell Atlantic Vermont for Approval of a Price Regulation Plan Pursuant to 30 V.S.A. § 226b," Submitted to the Vermont Public Service Board, Docket No. 6000, Prepared for Hyperion Telecommunications Inc., 1997.

"Testimony Regarding Hyperion's Position on Service Quality Standards for Local Exchange Companies Providing Telecommunications Service in Vermont," Submitted to the Vermont Public Service Board, Docket No. 5903, Prepared for Hyperion Telecommunications Inc., May 28, 1997.

"Testimony Supporting the Application of Entergy Hyperion Telecommunications of Mississippi, LLC, for a Certificate of Public Convenience and Necessity for Authority to Provide Local Exchange and Interexchange Telecommunications Services in the State of Mississippi," Submitted to the Mississippi Public Service Commission, Docket No. 97-UA-296, Prepared for Hyperion Telecommunications Inc., May 15, 1997.

"Testimony Regarding the Regulation of ILECs and CLECs Providing Local Telecommunications Service in Vermont," Submitted to the Vermont Public Service Board, Docket No. 5713, Prepared for Hyperion Telecommunications Inc., April 8, 1997.

"Testimony and Exhibits Regarding the Access Charges of the Commonwealth Telephone Company," Submitted to the Pennsylvania Public Utility Commission, Docket No. I-00920020, Prepared for AT&T, July 19, 1993.

"Testimony and Exhibits In the Matter of the Diamond State Telephone Company's Application For a Rate Increase," Submitted to the Delaware Public Service Commission, Docket No. 92-47, Prepared for AT&T, January 18, 1993.

"Testimony and Exhibits Regarding the Access Rates of 37 Local Exchange Companies," Submitted to the Pennsylvania Public Utility Commission, Docket No. I-910010, Prepared for AT&T, October 2, 1992.

"Testimony Regarding the Application of the Chesapeake and Potomac Telephone Company of Virginia for Authority to Increase and Restructure Its Rates for Intrastate Communications Services," Submitted to the State Corporation Commission of the Commonwealth of Virginia, Case No. PUC 830029, on behalf of The Board of Supervisors of Fairfax County Virginia, November 2, 1983.

"Testimony Regarding the Application of Virginia Electric and Power Company for an Increase in Rates," Submitted to the State Corporation Commission of the Commonwealth of

Virginia, Case No. PUE 830029, on behalf of The Board of Supervisors of Fairfax County Virginia, June 30, 1983.

"Testimony Regarding the Application of the Chesapeake and Potomac Telephone Company of Virginia for an Increase in Rates," Submitted to the State Corporation Commission of the Commonwealth of Virginia, Case No. PUC 820020, on behalf of The Board of Supervisors of Fairfax County Virginia, January 5, 1983.

"Testimony Regarding the Application of Washington Gas Light Company for an Increase in Rates," Submitted to the State Corporation Commission of the Commonwealth of Virginia, Case No. PUE 820029, on behalf of The Board of Supervisors of Fairfax County Virginia, November 22 1982.

"Testimony Regarding the Application of the Continental Telephone Company of Virginia for an Increase in Rates," Submitted to the State Corporation Commission of the Commonwealth of Virginia, Case No. PUC 820011, on behalf of The Board of Supervisors of Fairfax County Virginia, October 27, 1982.

CONFIDENTIAL

BEFORE

THE PUBLIC SERVICE COMMISSION OF

SOUTH CAROLINA

DOCKET NO. 2008-325-C

IN RE:)	
Application of Time Warner Cable Information)	CERTIFICATE OF
Services (South Carolina), LLC d/b/a Time)	SERVICE
Warner Cable to Amend Its Certificate of Public)	
Convenience and Necessity to Provide Telephone)	
Services in the Service Area of Farmers Telephone)	
Cooperative, Inc. and for Alternative Regulation)	

This is to certify that I, Chrystal L. Morgan, an employee with the Office of Regulatory Staff, have this date served one (1) copy of the MOTION FOR COFIDENTIAL TREATMENT, TESTIMONY, AND EXHIBITS OF CHRISTOPHER J. ROZYCKI in the above-referenced matter to the person(s) named below by causing said copy to be deposited in the United States Postal Service, first class postage prepaid and affixed thereto, and addressed as shown below:

M. John Bowen Jr., Esquire McNair Law Firm, P.A. Post Office Box 11390 Columbia, SC, 29211

Bonnie D. Shealy, Esquire Frank Ellerbe, III, Esquire Robinson, McFadden & Moore, P.C. Post Office Box 944 Columbia, SC, 29202

> C. Bradley Hutto, Esquire Williams & Williams Post Office Box 1084 Orangeburg, SC, 29115

> > Chrystal L. Morgan
> > Chrystal L. Morgan

December 8, 2008 Columbia, South Carolina